1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 NORITA C. SORENSON as General Personal Cause No. 2:23-cv-804-JHC 9 Representative of the Estate of REID S. SORENSON, STIPULATED MOTION AND ORDER TO 10 EXTEND DUE DATE FOR PLAINTIFF'S Plaintiff, RESPONSE TO DEFENDANT FOSTER 11 WHEELER ENERGY CORPORATION'S MOTION FOR SUMMARY JUDGMENT v. 12 DKT. 414 AIR & LIQUID SYSTEMS CORPORATION, 13 successor-by-merger to Buffalo Pumps, Inc., et NOTE ON MOTION CALENDAR: August 16, 2024 14 Defendants. 15 16 THIS MATTER, having come before the Court by way of Plaintiff's Stipulated Motion to 17 Extend Due Date for Plaintiff's Response to Defendant Foster Wheeler Energy Corporation's 18 Motion for Summary Judgement, DKT. 414, hereby stipulate and agree that the due date for 19 Plaintiff's Response to Defendant Foster Wheeler Energy Corporation's Motion for Summary 20 Judgment be extended to August 22, 2024, pursuant to Fed. R. Civ. P. 6(b)(1)(B), LCR 7(j). 21 DATED: August 6, 2024. 22 MAUNE RAICHLE HARTLEY FRENCH & TANENBAUM KEALE, LLP 23 MUDD, LLC 24 /s/ Meredith Good /s/ Christopher S. Marks Meredith Good, WSBA No. 39890 Christopher S. Marks, WSBA No. 28634 25 John Steffan IV, WSBA No. 60564 Malika Johnson, WSBA No. 39608 Katryn Newton, WSBA No. 61058 Dirk Bernhardt, WSBA No. 33071 26 Daniel Casey Dineen, WSBA No. 57317 Daniel A. Womac, WSBA No. 36394

STIPULATED MOTION AND ORDER TO EXTEND DUE DATE FOR PL.'S RESPONSE TO DEF. FOSTER WHEELER ENERGY CORP.'S MOTION FOR SUMMARY JUDGMENT, DKT 414 - 1

101 SW Main Street, Suite 1820 701 Pike Street, Suite 1575 1 Portland, OR 97204 Seattle, WA 98101 Phone: 314-241-2003 Phone: 206-889-5150 2 Email: pnwservice@mrhfmlaw.com Email: cmarks@tktrial.com mgood@mrhfmlaw.com mjohnson@tktrial.com 3 dbernhardt@tktrial.com jsteffan@mrhfmlaw.com knewton@mrhfmlaw.com dwomac@tktrial.com 4 cdineen@mrhfmlaw.com seattle.asbestos@tktrial.com 5 Counsel for Plaintiff Counsel for Defendant Foster Wheeler Energy Corporation 6 7 **ORDER** 8 THIS MATTER having come before the Court by way of stipulation and agreement of the 9 parties for an Order extending Plaintiff's due date to respond to Defendant Foster Wheeler Energy 10 Corporation's Motion for Summary Judgment in the above-entitled cause, Dkt. # 433, and the Court 11 being fully advised in the premises, NOW THEREFORE, 12 IT IS SO ORDERED, that Plaintiff's Due Date to Respond to Defendant Foster Wheeler 13 Energy Corporation's Motion for Summary Judgment be extended to August 22, 2024. 14 15 Dated this 6th day of August, 2024. 16 John H. Chun 17 JOHN H. CHUN 18 UNITED STATES DISTRICT JUDGE 19 20 21 22 23 24 25 26

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